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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

GARRET SITTS, et al.,	
PLAINTIFFS,	Civil Action No. 2:16-cv-00287-cr
v.	
DAIRY FARMERS OF AMERICA, INC., and DAIRY MARKETING SERVICES, LLC,	
DEFENDANTS.	

EXHIBIT 19

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

GARRET SITTS, et al.,	
Plaintiffs,	Civil Action No. 2:16-cv-00287-cr
v.	
DAIRY FARMERS OF AMERICA, INC. and DAIRY MARKETING SERVICES, LLC,	
Defendants.	

DEFENDANTS DAIRY FARMERS OF AMERICA, INC. AND DAIRY MARKETING SERVICES, LLC'S PROPOSED VERDICT FORM FOR THE PLAINTIFFS IDENTIFIED AS "JUDY & KEN TOMPKINS" 1

Plaintiffs seek a finding of liability and damages relating to the Defendants Dairy Farmers of America, Inc. ("DFA") and Dairy Marketing Services, LLC ("DMS") (collectively, "DFA"). Because of the structure of the two entities, DFA and DMS are considered a single entity for purposes of deciding plaintiffs' claims. As a result, your answers to the questions below pertain to DFA and DMS, collectively.

See Plaintiffs' List Of Twenty Plaintiffs For Trial To Begin On July 1, 2020, May 21, 2020, ECF No. 207 ("Plaintiffs' List Of Twenty Plaintiffs For Trial"). DFA does not concede that any plaintiff has been properly identified on ECF No. 207 and reserves its right to seek relief as to any improperly identified plaintiff.

Conspiracy To Restrain Trade Pursuant To 15 U.S.C. § 1

1.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that a single, "multifaceted" conspiracy between
	DFA, at least 5 cooperatives (including St. Albans, Land O'Lakes and Agri-Mark)
	and at least 16 processors (including Dean, HP Hood, Farmland and Kraft) existed
	to lower raw milk premiums below what they otherwise would have been in order
	to eliminate competition between buyers of Grade A raw milk?
	Yes: No:
2.	If you answered "Yes" to Question 1, do you find that plaintiffs "Judy & Ken
	Tompkins" have proven by a preponderance of the evidence that DFA knowingly
	participated in the above conspiracy to lower raw milk premiums below what they
	otherwise would have been in order to eliminate competition between buyers of
	Grade A raw milk?
	Yes: No:
	[If you answered "No" to either Question 1 or 2, please proceed directly to
	Question 9. If you answered "Yes" to both Question 1 and Question 2, you must
	proceed to Question 3.]
3.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a
	preponderance of the evidence that "Grade A non-organic raw milk" is a proper
	relevant product market in which to assess their conspiracy claim?
	Yes: No:
	[If you answered "No" to this Question 3, please proceed directly to Question 9.
	If you answered "Yes" to this Question 3, you must proceed to Question 4.]
4.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a

preponderance of the evidence that the Northeastern area defined by the plants

Yes:	No:
[If you answered "No	" to this Question 4, please proceed directly to Questi
If you answered "Yes"	to this Question 4, you must proceed to Question 5.]
Do you find that p	laintiffs "Judy & Ken Tompkins" have proven
preponderance of the	evidence that any conspiracy between DFA and at le
cooperatives and at	least 16 processors had a substantial adverse effect
competition, in that it	lowered raw milk premiums below what they would
been absent the consp	iracy, decreased output of raw milk, lowered the quali
raw milk, or reduced	competition among purchasers of raw milk in a rele
geographic and produc	et market between October 8, 2005 and 2017?
Yes:	No:
[If you answered "No	" to this Question 5, please proceed directly to Questi
If you answered "Yes"	to Question 5, you must proceed to Question 6.]
Do you find that DFA	proved by a preponderance of the evidence that any al
agreement between it	and the processors and cooperatives in the case bene
competition, in the for	m of increasing overall milk prices for farmers, reducin
costs to assemble, hau	or balance raw milk, maximizing the overall amount o
milk produced by dain	y farmers that is placed in processing plants or minim
the risk that the milk w	ill be "dumped" during times of oversupply, or in other
proven by DFA?	
Yes:	No:

7.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that the competitive benefits of DFA's alleged conduct were substantially outweighed by the competitive harm?	
	Yes: No:	
	[If you answered "No" to Question 7, please proceed directly to Question 9. If you answered "Yes" to Question 7, you must proceed to Question 8.]	
8.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that, between October 8, 2005 and 2017, they were injured by a conspiracy between DFA and at least 5 cooperatives and at least 16 processors, in that the conspiracy caused them specifically to receive lower milk premiums than they would have received during that time period absent a conspiracy?	
	Yes: No:	
Monopsoniz	zation Pursuant To 15 U.S.C. § 2	
9.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that "Grade A non-organic raw milk" is a proper relevant product market in which to assess their monopsony claim?	
	Yes: No:	
10.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that the Northeastern area defined by the plants pooling on Federal Milk Marketing Order 1 is a proper relevant geographic market in which to assess their monopsony claim?	
	Yes: No:	
	[If you answered "No" to either Question 9 or 10, but "Yes" to Question 8, please proceed directly to Question 23. If you answered "No" to Question 9 (or did not reach that Question), and answered "No" to Question 10 and Question 11, please	

sign and return the verdict form at this point. If you answered "Yes" to both

	Question 9 and Question 10, you must proceed to Question 11.]
11.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that DFA has monopsony power in a relevant product and geographic market?
	Yes: No:
	[If you answered "No" to Question 11, please proceed directly to Question 14. If you answered "Yes" to Question 11, you must proceed to Question 12.]
12.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that DFA willfully acquired or maintained monopsony power through predatory acts or practices, rather than through lawfully permitted conduct, that had the effect of harming competition for the purchase of raw milk in Order 1 from October 8, 2005 to 2017?
	Yes: No:
	[If you answered "No" to Question 12, please proceed directly to Question 14. If you answered "Yes" to Question 12, you must proceed to Question 13.]
13.	Do you find that plaintiffs "Judy & Ken Tompkins" have proven by a preponderance of the evidence that, between October 8, 2005 and 2017, they were injured by predatory conduct by DFA that caused them specifically to receive lower milk premiums than they would have received during that time period absent DFA's predatory conduct?
	Yes: No:

Attempted Monopsony Pursuant To 15 U.S.C. § 2

	No:
[If sul	ou answered "No" to Question 14, please proceed directly to Question 18, ect to the instructions above. If you answered "Yes" to Question 14, you must reed to Question 15.]
pre a re of	you find that plaintiffs "Judy & Ken Tompkins" have proven by a conderance of the evidence that DFA possessed a specific intent to monopsonize evant product and geographic market, such that it acted with the conscious aim equiring the buying power to control prices and to reduce the amount of its chases and to exclude or destroy competing buyers of raw milk in Order 1?
Ye	No:
	ou answered "No" to Question 15, please proceed directly to Question 18. If answered "Yes" to Question 15, you must proceed to Question 16.]
If you find that DFA had the specific intent to achieve a monopsony and engage in significant predatory conduct, do you also find that plaintiffs "Judy & Ke Tompkins" have proven by a preponderance of the evidence that there was dangerous probability that DFA would succeed in achieving monopsony power a relevant product and geographic market if it continued to engage in the same similar conduct?	

17.	7. Do you find that plaintiffs "Judy & Ken Tompkins" have preponderance of the evidence that, between October 8, 2005 and 200 injured by predatory conduct by DFA that caused them specifically to milk premiums than they would have received during that time proposed DFA's predatory conduct?		17, they were receive lower
	Yes:	No:	
Conspiracy	To Monopsonize Pursuar	ut To 15 U.S.C. § 2	
18.	preponderance of the even DFA, at least 5 cooperate and at least 16 processor	intiffs "Judy & Ken Tompkins" have proven by vidence that a single, "multifaceted" conspiracy between ives (including St. Albans, Land O'Lakes and Agri-Mass (including Dean, HP Hood, Farmland and Kraft) exist intain monopsony power in the raw milk market in Order	een rk) ted
	Yes:	No:	
19.		intiffs "Judy & Ken Tompkins" have proven by dence that DFA knowingly entered into and/or participate	
	Yes:	No:	
	or 17, please proceed di	to either Question 18 or 19, but "Yes" to Question 8, sectly to Question 23, subject to the instructions above. both Question 18 and Question 19, you must proceed	If
20.	preponderance of the e	intiffs "Judy & Ken Tompkins" have proven by evidence that DFA specifically intended to acquire ower in the proper market, such that it entered into the inscious aim of using predatory conduct to acquire	or the

Yes:	No:
[If you answered	'No" to Question 20, please proceed directly to Question 23
	actions above. If you answered "Yes" to Question 20, you mus
proceed to Questi	n 21.]
Do you find the	t plaintiffs "Judy & Ken Tompkins" have proven by
	he evidence that DFA committed an overt act in furtherance of
the conspiracy bet	veen October 8, 2005 and 2017?
Yes:	No:
subject to the instr	uctions above. If you answered "Yes" to Question 21, you mus
proceed to Question	n 22.]
Do you find the	t plaintiffs "Judy & Ken Tompkins" have proven by
Do you find the preponderance of	t plaintiffs "Judy & Ken Tompkins" have proven by he evidence that, between October 8, 2005 and 2017, they wer
Do you find the preponderance of injured by a cons	t plaintiffs "Judy & Ken Tompkins" have proven by he evidence that, between October 8, 2005 and 2017, they wer iracy to monopsonize that caused them specifically to receiv
Do you find the preponderance of injured by a cons	t plaintiffs "Judy & Ken Tompkins" have proven by the evidence that, between October 8, 2005 and 2017, they were iracy to monopsonize that caused them specifically to receive than they would have received during that time period absertance.
Do you find the preponderance of injured by a constlower milk premiu	t plaintiffs "Judy & Ken Tompkins" have proven by the evidence that, between October 8, 2005 and 2017, they were iracy to monopsonize that caused them specifically to receive that they would have received during that time period absertations.
Do you find the preponderance of injured by a constlower milk premiut the conspiracy? Yes:	t plaintiffs "Judy & Ken Tompkins" have proven by the evidence that, between October 8, 2005 and 2017, they were iracy to monopsonize that caused them specifically to receive that they would have received during that time period absertations.
Do you find the preponderance of injured by a constlower milk premite the conspiracy? Yes: [If you answered '	t plaintiffs "Judy & Ken Tompkins" have proven by the evidence that, between October 8, 2005 and 2017, they were iracy to monopsonize that caused them specifically to receiven that they would have received during that time period absert No:
Do you find the preponderance of injured by a constlower milk premite the conspiracy? Yes: [If you answered 'proceed to Quest	t plaintiffs "Judy & Ken Tompkins" have proven by the evidence that, between October 8, 2005 and 2017, they were iracy to monopsonize that caused them specifically to receive ms than they would have received during that time period absert No: No: Yes" to any of the following Questions: 8, 13, 17 or 22, you may

Damages

23.	If you have found that plaintif	fs "Judy & Ken Tompkins" have proved their claim
	for an unlawful conspiracy,	unlawful monopsony, attempted monopsony or
	conspiracy to monopsonize, o	do you find that they have provided a reasonable,
	reliable and non-speculative	basis for determining damages sustained by these
	violations?	
	Yes:	No:
		testion 23, you may proceed to Question 24. If you please sign and return the verdict form at this point.]
24.	Do you find that plaintiffs "Ju	ndy & Ken Tompkins" have carried their burden to
	apportion damages between la	wful and unlawful causes?
	Yes:	No:
		testion 24, you may proceed to Question 25. If you please sign and return the verdict form at this point.]
25.	State the amount of damage	s proved by plaintiffs "Judy & Ken Tompkins":